

Amy L. Alvarez
District Manager
Federal Government Affairs

Suite 1000 1120 20th Street, NW Washington DC 20036 202-457-2315 FAX 202-263-2601 email: alalvarez@att.com

October 22, 2002

Via Electronic Filing
Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW, Room TWB-204
Washington, DC 20554

Re: Errata - Application by Verizon for Authorization To Provide In-Region,

InterLATA Services in State of Virginia, Docket No. 02-214

Dear Ms. Dortch:

AT&T is filing this errata to correct the attached ex parte filed on October 21, 2002, that provides notice of a meeting with Daniel Gonzalez, Legal Advisor to Commissioner Martin, regarding the above-referenced proceeding. The ex parte cover letter states that the meeting occurred on October 17, 2002; that is a typographical error. The meeting with Mr. Gonzalez took place on Friday, October 18, 20002.

One electronic copy of this Notice is being submitted in accordance with Section 1.1206 of the Commission's rules.

Sincerely, any Ellvarez

cc: Daniel Gonzalez

Janice Myles Uzoma Onyeije Gary Remondino Victoria Schlesinger



Amy L. Alvarez
District Manager
Federal Government Affairs

Suite 1000 1120 20th Street, NW Washington DC 20036 202-457-2315 FAX 202-263-2601 email: alalvarez@att.com

October 21, 2002

Via Electronic Filing
Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW, Room TWB-204
Washington, DC 20554

Re:

Application by Verizon for Authorization To Provide In-Region, InterLATA

Services in State of Virginia, Docket No. 02-214

Dear Ms. Dortch:

On October 17, 2002, Robert Quinn and the undersigned, both of AT&T, met with Daniel Gonzalez, Legal Advisor to Commissioner Martin. Participating by telephone was E. Christopher Nurse, also of AT&T. During this discussion, AT&T explained that Verizon-Virginia fails to provide nondiscriminatory access to directory listings in accordance with checklist item eight and that Verizon's policy for provisioning loops to CLECs constitutes unlawful discrimination, extends to ordinary voice-grade loops (not just DS3 or DS1-grade loops), precludes Verizon's loop rates in Virginia from benchmarking with Verizon's loop rates in New York, and has resulted in non-TELRIC-compliant loop rates. In addition, we discussed switching rate benchmarking and explained why the July 12 Hearing Examiner's Report and the Virginia SCC's August 1 cover letter to the Commission are not lawful orders of the SCC.

The positions expressed were consistent with AT&T's previously filed comments in the above-referenced proceeding. One electronic copy of this Notice is being submitted in accordance with Section 1.1206 of the Commission's rules.

Sincerely, any falvarez

cc: Daniel Gonzalez
Janice Myles
Uzoma Onyeije
Gary Remondino
Victoria Schlesinger